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APPLICATION NO.			FIRST NAMED INVENTOR Eric Cohen-solal	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/896,199				US010324	7568
24737	7590	07/07/2003			
		UAL PROPER	EXAMI	EXAMINER	
P.O. BOX 3001 BRIARCLIFF MANOR, NY 10510				BELL, PAUL A	
•				ART UNIT	PAPER NUMBER
				2675	6
				DATE MAILED: 07/07/2003	O

Please find below and/or attached an Office communication concerning this application or proceeding.

W	Application No.	oplicant(s)				
Office Action Summary	09/896,199	COHEN-SOLAL, ERIC				
 	LAUMME	Art Unit				
The MAILING DATE of this comm	PAUL A BELL nunication appears on the cover sheet	2675 with the correspondence address				
Period for Reply						
A SHORTENED STATUTORY PERIOR THE MAILING DATE OF THIS COMMI - Extensions of time may be available under the provis after SIX (6) MONTHS from the mailing date of this of - If the period for reply specified above is less than thir - If NO period for reply is specified above, the maximu - Failure to reply within the set or extended period for any reply received by the Office later than three mon earned patent term adjustment. See 37 CFR 1.704(b) Status	UNICATION. sions of 37 CFR 1.136(a). In no event, however, may communication. rty (30) days, a reply within the statutory minimum of m statutory period will apply and will expire SIX (6) N reply will, by statute, cause the application to become of this after the mailing date of this communication, even	v a reply be timely filed thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).				
1) Responsive to communication (s	s) filed on <u>29 <i>June 2001</i></u> . .					
2a) ☐ This action is FINAL .	2b)⊠ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
4)⊠ Claim(s) <u>1-18</u> is/are pending in t	he application					
	is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.	is/are withdrawn norn consideration.					
6) ☐ Claim(s) is/are rejected.						
7) Claim(s) is/are objected to						
8) Claim(s) are subject to res						
Application Papers	striction and/or election requirement.					
9)☐ The specification is objected to by	the Examiner.					
10) The drawing(s) filed on is/a	are: a)□ accepted or b)□ objected to b	y the Examiner.				
Applicant may not request that any	objection to the drawing(s) be held in ab	eyance. See 37 CFR 1.85(a).				
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are	e required in reply to this Office action.					
12)☐ The oath or declaration is objected	d to by the Examiner.					
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a cla	aim for foreign priority under 35 U.S.0	C. § 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None c	of:					
1. Certified copies of the prior	rity documents have been received.					
2. Certified copies of the prior	rity documents have been received in	Application No				
application from the Int	ies of the priority documents have be ternational Bureau (PCT Rule 17.2(a) ction for a list of the certified copies n)).				
14) Acknowledgment is made of a claim						
	language provisional application has	been received.				
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review 3) Information Disclosure Statement(s) (PTO-144)	w (PTO-948) 5) Notice	ew Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)				
J.S. Patent and Trademark Office PTO-326 (Rev. 04-01)	Office Action Summary	Part of Paper No. 5				

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Inagaki (5,999,214) in view of Pavlovic et al. "Integration of audio/visual information for use in human-computer intelligent interaction", Image processing, 1997 Proceedings IEEE pages 121.

With regard to claim 1 Inagaki teaches a video display device comprising: a display configured to display a primary image and a picture-in-picture image (PIP) overlaying the primary image (figure 11, items 13 and 17); a processor operatively coupled to the display and configured to receive a first video data stream for the primary image, to receive a second video data stream for the PIP (figure 11, items 22 and 16),

Inagaki does not teach, "and to change a PIP display characteristic in response to a received audio indication and a related gesture from a user". Inagaki instead only uses the audio indication from a user and does not depend on a "related gesture from a user" (figure 11 "VOICE DIRECTION DETECTION UNIT", column 3, lines 31-33, column 10, lines 16-25).

However, Pavlovic et al. does teach integrating both audio and visual gesture information to manipulate virtual objects displayed on the projection screen (page 123 3. EXPERIMENTAL RESULTS section).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a "received audio indication and a related gesture from a user" as taught by Pavlovic in the apparatus of Inagaki, because of the motivation provided by Pavlovic "Psychological studies, for example, show that people prefer to use hand gestures in combination with speech in a virtual environment, since they allow the user to interact without special training or special apparatus".

With regard to claim 2 the combination of Inagaki and Pavlovic teaches the video display device of claim 1, wherein the PIP display characteristic is at least one of a position of the PIP on the display and a display size of the PIP (See Inagaki figure 8a).

With regard to claim 3 the combination of Inagaki and Pavlovic teaches the video display device of claim 1, comprising: a microphone for receiving the audio indication from the user; and a camera for acquiring an image of the user containing the related gesture (See Inagaki figure 11).

With regard to claim 4 the combination of Inagaki and Pavlovic teaches the video display device of claim 1 wherein the processor is configured to analyze audio information received from the user to identify when a PIP related audio indication is intended by the user (See Inagaki figure 8a and 8b).

With regard to claim 5 the combination of Inagaki and Pavlovic teaches the video display device of claim 1, wherein the processor is configured to analyze image information received from the user after the audio indication is received to identify the change in the PIP display characteristic that is expressed by the received gesture (See Inagaki figure 8a and 8b and Pavlovic et al figures 6-8).

With regard to claim 6 the combination of Inagaki and Pavlovic teaches the video display device of claim 5, wherein the image information is contained in a sequence of images and wherein the processor is configured to analyze the sequence of images to determine the received gesture (since a gesture can be a motion which would require a sequence of images to detect this feature is inherent to the system of Inagaki and Pavlovic).

With regard to claim 7 the combination of Inagaki and Pavlovic teaches the video display device of claim 1, wherein the image information is contained in a sequence of images and wherein the processor is configured to determine the received gesture by analyzing the sequence of images and determining a trajectory of a hand of the user (since a gesture can be a motion which would require a sequence of images to detect this feature is inherent to the system of Inagaki and Pavlovic).

With regard to claim 8 the combination of Inagaki and Pavlovic teaches the video display device of claim 1, wherein the processor is configured to determine the received gesture by analyzing an image of the user and determining a posture of a hand

of the user (since a gesture can be a posture of a hand this feature is inherent to the system of Inagaki and Pavlovic).

With regard to claim 9 the combination of Inagaki and Pavlovic suggest the video display device of claim 1, wherein the video display device is a television (since Pavlovic shows a projection screen in figure 6 and since it is also well-known in the prior art that televisions use projection screens one would be motivated to have a projection screen with a dual use such as conference and watching the game.

With regard to claim 9 the combination of Inagaki and Pavlovic teaches the video display device of claim 1, wherein the image is a sequence of images of the user containing the user gesture, the video display device comprising a camera for acquiring the sequence of images of the user (see Inagaki figure 11, item 2).

With regard to claims 11-14 the combination of Inagaki and Pavlovic was shown with regards to apparatus claims 1-10 to be obvious and therefore the method claims 11-14 which corresponds to the apparatus is also obvious.

With regard to claims 15-18 the combination of Inagaki and Pavlovic was shown above to read on most of these limitation in claims 1-10 in addition to summarize a feature directed towards a program stored implementing this process is inherent to the automatic computer system taught by the combination of Inagaki and Pavlovic.

Conclusion

Any inquiry concerning this communication or earlier communications from the 3. examiner should be directed to Paul Bell whose telephone number is (703) 306-3019. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Steven Saras, can be reached at (703) 305-9720.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to: (703) 872-9314

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist). Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703) 306-0377.

Paul Bell Art unit 2675

17 June 2003

STEVEN SARAS

SUPERVISORY PATENT EXAMINER

TECHNOLOGY CENTER 2600